

Remarks

Claims 15-28 are pending. Claims 26-28 have been allowed.

Claims 15-18 were rejected under Section 102 as being anticipated by Fujino (6476935). Claims 19-25 were rejected under Section 103 as being obvious over Fujino in view of Buckley (6798530).

Claim 15 has been amended to make it more clear that the acts of outputting a first Mopy of the document to a first destination by printing a first printed Mopy of the document and outputting a second Mopy of the document to a second destination by faxing, emailing or otherwise transmitting a second electronic Mopy of the document are performed by the same multi-function printing device that performs the act of receiving the Mopy job. The passage in Fujino cited by the Office in rejecting Claim 15, column 6, line 56 through column 7, line 32, describes a fax machine sending a fax to two different destination fax numbers at the same time using two different phone lines. There is no teaching or suggestion in this passage or anywhere else in Fujino that his fax machine outputs a job to one of multiple destinations by that same fax machine printing the job. Claim 15 as amended, therefore, distinguishes patentably over Fujino.

Claim 16 has been amended to make it more clear that the acts of printing a first Mopy of the document and discharging the first printed Mopy to a first location and printing a second Mopy of the document and discharging the second printed Mopy to a second location different from the first location are performed by the same multi-function printing device that performs the act of receiving the Mopy job. The passage in Fujino cited by the Office in rejecting Claim 16, column 6, line 56 through column 7, line 32, describes a fax machine sending a fax to two different destination fax numbers at the same time using two different phone lines. There is no teaching or suggestion in this passage or anywhere else in Fujino that his fax machine prints a job even once. Clearly, therefore, Fujino does not teach or suggest the multiple printing and discharging acts recited in Claim 16.

Claims 17 and 18 distinguish over Fujino at least due to their dependence on Claim 16.

Claim 19 has been amended to make it more clear that the acts of printing a first Mopy of the document on media selected from a first source and a printing a second

Mopy of the document on media selected from a second source different from the first source are performed by the same multi-function printing device that performs the act of receiving the Mopy job. For the reasons noted above for Claims 15 and 16, Fujino does not teach or suggest the multiple printing acts recited in Claim 19. For this reason alone, Claim 19 distinguishes patentably over the combination of Fujino and Buckley.

Further with regard to Claim 19, Buckley does not teach printing a first Mopy of the document on media selected from a first source and a printing a second Mopy of the document on media selected from a second source different from the first source. The Office's assertion to the contrary is not correct. The passage in Buckley cited by the Office in support of the rejection of Claim 19, Fig. 5 and column 8, lines 24-60, describes document rendering parameter options 510 (half tone settings), 520 (color settings) and 530 (gamut settings) for a first object type 610 and a second object type 620. Conspicuously absent from this description is any mention of print media sources, Mopy jobs and/or even first and second print jobs. If the Office continues to feel that Buckley has some relevance to the invention recited in Claim 19, it is respectfully requested to specifically point out *and explain* any such relevance, rather than just quoting the claim language and then citing to a passage in the reference that has no apparent relevance to the claimed invention.

Claim 20 has been amended to make it more clear that the acts of printing a first page of each Mopy of the document on media selected from a first source and a printing a second page of each Mopy of the document on media selected from a second source different from the first source are performed by the same multi-function printing device that performs the act of receiving the Mopy job. For the reasons noted above for Claims 15 and 16, Fujino does not teach or suggest the multiple printing acts recited in Claim 20. For this reason alone, Claim 20 distinguishes patentably over the combination of Fujino and Buckley.

Further with regard to Claim 20, Buckley does not teach printing a first page of each Mopy of the document on media selected from a first source and a printing a second page of each Mopy of the document on media selected from a second source different from the first source. The Office's assertion to the contrary is not correct. The passage in Buckley cited by the Office in support of the rejection of Claim 20, Fig. 5 and

column 8, lines 24-60, describes document rendering parameter options 510 (half tone settings), 520 (color settings) and 530 (gamut settings) for a first object type 610 and a second object type 620. Conspicuously absent from this description is any mention of print media sources, Mopy jobs and/or even printing first and second pages. If the Office continues to feel that Buckley has some relevance to the invention recited in Claim 20, it is respectfully requested to specifically point out *and explain* any such relevance, rather than just quoting the claim language and then citing to a passage in the reference that has no apparent relevance to the claimed invention.

With regard to Claim 21, Buckley does not teach instructions for identifying multiple sources of data for a document and generating electronic data representing the document from the multiple sources of data. The Office's assertion to the contrary is not correct. The passage in Buckley cited by the Office in support of the rejection of Claim 21, Fig. 5 and column 8, lines 24-60, describes document rendering parameter options 510 (half tone settings), 520 (color settings) and 530 (gamut settings) for a first object type 610 and a second object type 620. Conspicuously absent from this description is any mention of sources of data for a document in general, and more specifically, identifying multiple sources of data for a document and generating electronic data representing the document from the multiple sources. If the Office continues to feel that Buckley has some relevance to the invention recited in Claim 21, it is respectfully requested to specifically point out *and explain* any such relevance, rather than just quoting the claim language and then citing to a passage in the reference that has no apparent relevance to the claimed invention.

Claims 22-24 are also felt to distinguish patentably over the cited references at least due to their dependence on Claim 21.

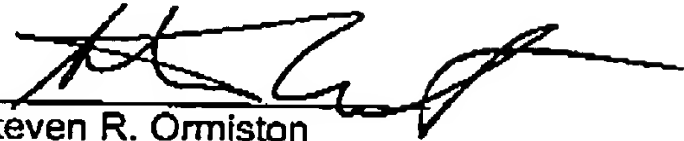
The case is in condition for allowance.

The foregoing is believed to be a complete response to the outstanding office action.

Respectfully submitted,

K. McIntyre

By


Steven R. Ormiston
Reg. No. 35,974
208.433.1991 x204

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